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PTO/SB/21 (08-00) Approved for use through 10/31/2002. OMB 0651-0031

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|--|--|---|--|-------------------|--|--|--|
|  |  |   | Application Num  | nber              | 09/769,134   |  |  |
| TRANSMITTAL FORM   |  |   | Filing Date  |                   | 1/25/2001<br>Spencer A. Rathus   |  |  |
|  |  |   | First Named Inve   | entor             |  |  |  |
| (to be used for all correspondence after initial filing)   |  | Group Art Unit  |  | 2876              |  |  |  |
|  |  | Examiner Name   |  | Le, Uyen Chau N.  |  |  |  |
| Total Number of Pages in This Submission 5   |  | ission 5  | Attorney Docket N  | Number            | 660-015  |  |  |
|  |  | ENCL  | OSURES (   | check a           | all that apply)  |  |  |
| Fee Transmittal Form Fee Attached Amendment / Reply After Final Affidavits/de Extension of Time F Express Abandonm Information Disclos Certified Copy of Pr Document(s) Response to Micro Insorrection Application Response to                           | claration(s) Request ment Request ure Statement tority | Drawing Licensin Petition Provisio Power of Change Address X Termina Reques | nent Papers Application)  ig-related Papers  to Convert to a smal Application of Attorney, Revocation of Correspondence al Disclaimer at for Refund  mber of CD(s) | on                | After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Proprietary Information  Status Letter  X Other Enclosure(s) (please identify below):  1. Return Receipt Postcard 2. 3 sheets of Terminal Disclaimer |  |  |
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| Firm<br>or<br>Individual nama<br>Signature   |  |   | Ward & Civo  |                   | Ö.   |  |  |
|  |  |   |  |                   |  |  |  |
| Date // 18, 2003   |  |   |  |                   |  |  |  |
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| Typed or printed name Edward P. Bakos, Esq.  Signature Date 4/19/03  |  |   |  |                   |  |  |  |
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PATENT

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Spencer A. Rathus et al.

Serial No.: 09/769,134

Group Art Unit: 2876

Filed: January 25, 2001

Examiner: Le, Uyen Chau N.

For: METHOD AND APPARATUS

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Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

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#### TRANSMITTAL

S I R:

Attached herewith are three pages of Terminal Disclaimer to replace the Terminal Disclaimers filed erroneously with the April 7, 2003 Amendment. Applicants respectfully request that the enclosed Terminal Disclaimers be substituted for the April 7, 2003 Terminal Disclaimers. The fee was previously provided in connection with the April 7, 2003 Amendment.

Date: April 18, 2003

Respectfully submitted,

John W. Olivo, Jr. Reg. No. 35,634 Ward & Olivo 382 Springfield Ave. Summit, NJ 07901 908-277-3333

PTO/SB/26 (10-00)

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Docket Number (Optional)

660-015

| In re Application of: Spencer A. Rathus et al.   | PR 28 CENTER 28   |
|--|---|
| Application No.: 09/769,134  | <i>5.</i> 8   |
| Filed: January 25, 2001  |   |
| For: Method and Apparatus for Accessing Electronic Data Via a Familiar Printed Medium  | ÉR  |
|  | 600   |
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| MAY 0 9 2003 SHARON S. HOPPE PARALEGAL SI ECIALIST John W. Offwo.  | dr.   |
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Docket Number (Optional)

660-015 In re Application of: Spencer A. Rathus et al. 09/769,134 Application No.: Filed: January 25, 2001 Method and Apparatus for Accessing Electronic Data Via a Familiar Printed Medium For: The owner\*, Lois Fichner-Rathus , of 33.3 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. . The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and ballet are balleved to be true; and further that these statements were made with the the water of their will be described and the like of made are purished by the or impresentation, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any potent issued thereon. The undereigned to an editionary or agent of record. Signature John W. Olivo, Jr. Typed or printed name Terminal disclaimer fee under 37 CFR 1.20(d) included. WARNING: Information on this form may become public. Credit card information should not

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| In re Application of: Spencer A. Rathus et al.   |  |  |
| Application No.: 09/769,134  |  |  |
| Filed: January 25, 2001  |  |  |
| For: Method and Apparatus for Accessing Electronic Data Via a Fam  | niliar Printed Medium  |  |
| The owner*, Spencer A. Rathus , of 33.3 hereby disclaims, except as provided below, the terminal prinstant application, which would extend beyond the expirit U.S.C. 154 to 156 and 173, as presently shortened 5.932,863 . The owner hereby agrees that any presently enforceable only for and during such period that it and the runs with any patent granted on the instant application assigns.  In making the above disclaimer, the owner does not the instant application that would extend to the expiration of 154 to 156 and 173 of the prior patent, as presently short later: expires for failure to pay a maintenance fee, is in competent jurisdiction, is statutorily disclaimed in whole of claims canceled by a reexamination certificate, is reiss expiration of its full statutory term as presently shortened by Check either box 1 or 2 below, if appropriate.  1. For submissions on behalf of an organization (e.g., corporation undersigned is empowered to act on behalf of the organization | art of the statutory term of ar<br>ration date of the full statut<br>by any terminal disclaime<br>patent so granted on the ins<br>prior patent are commonly<br>and is binding upon the grant<br>of disclaim the terminal part of<br>late of the full statutory terminal disclaimed unenforceable, is found | ny patent granted on the tory term defined in 35 r, of prior Patent No. tant application shall be owned. This agreement intee, its successors or of any patent granted on as defined in 35 U.S.C. imer, in the event that it d invalid by a court of |
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